ase: 1:12-cr-00842 Document #: 208 Filed: 04/08/14 Page 1 of 5 PageID #:1205 ILLINOIS LETTER | NOTICE SWIPN AFFI ANT CASE NO. 12-CR-842-1 4-8-14 APR - 8 2014 Dear Judge St. Eve, April 4, 2014 COOK GOUNTY) JUDGE AMY ST. EVE I am writing to you, as Sworn, with an abundance of the deepest respect. Which my life now, absolutely depends on that, since the situation is extremely dire. Regarding the "MCC' issue of continuing solitary confinement, But first I have never ever bothered anyone in my entire life. no one! Not a soul! On Dec. 25, 1983 & had a domestic altereation with my guilfriend. I was charged. Soon thereafter, those charges were dropped (i.e. "as in others"-that would follow, Missouri and Illinois cases,) according to the Illinois Dapt. of Corrections "criteria's", & have a soft felony" non violent criminal history background. NO violence - NO sex - NO escape - NO organized crine - NO gangs affiliations - NO drugo and "NO-NO weapons". So much for the government s continuing UNfounded instructions of about all of this supposed "dangerousness". There is NO danger. There NEVER was a danger. The government desparately tried to create this very same courtnoom atmosphere in my 2005 civilrights trial and it failed miserably, and should fail again now as well. The dangerousness" issue IS and continues to be both convenient rumor mill and perpetuated malicious FBi-Ci's mythology

I bothered No one, with the exception of my "Past" — and Mr. Engel's still currently "present" law suits / litigations against the FBi, apparently, the FBi still cannot get over the fact, which I call the "800 pound gorille" still sitting at the federal court house and your Court as well, The government does not want to even admit to it's existence or talk about it.

More importantly the solitary confinement issue. Exclosed is my strenuous - Vigorous attempts to follow "their" rules and "policies and "administrative remedies" going on 18 months now,

and once again, the government's "conduit" the MCC continues to dodge and completely side steps the very real issuess. Which is my Constitutional legal argument in a nutshell.

There is no factual - no legitimate, rational basis for increased or continuing communications restrictions.

Other than to continue to deliberately and falsely "Label me as one" now - and going into the future. That the current SHU housing "designation" serves No purpose other than to harass, skifle engoing litigations and further accelerate my already aggressted health conditions of heart disease and more and more dependency on insulin / diabetes related issues.

2 0F 3

The government can NoT-will NoT, coherently articulate any further reasonable justifications—that IT dictates to MCC-for the unending continuation of Reeping me in harsh solitary confinement for such prolonged periods. Because there simply is NO legitimate reason for it, mone, and at the end of the day, more ever "realistically" existed. (i.e. the Missan issue". The FBi as late as 11-21-2013", never even liothered to question my wife about the supposed. "Stuff in her thinck" or the "Missan" usine at all. Nor did the FBi on Nov1-2, 2012 even confiscate the Rissan as somehow being part of for an instrumentality of a "Crine"—

If even believed. ENOUGH Sais.

The FBi's unending animosities towards me needs to end. The animus is Imnipresent.

This is my one and only original to you, MCC refuses to allow me to ever purchase copies, "Because I am in 5Hu"!!?? Respectfully Submitted:

DATED: april 4,2014

Steven Mandell STEVEN MANDELL 43241-424 MCC, CHICAGO

MCC, CHICAGO 71 W. VAN BURBY ST. CHICAGO, ILL. GOBOS

JURAT: SWORN UNDER THE PAINS AND PENALITIES OF PERSURY 28USC 1746

DATED: april 4, 2014

Steven Mardill

STEVEN MANDELL 43241-424 MCC CHICAGO 71 W. VAN BUREN ST

CHICAGO, ILL. 60605

3 of 3

Federal Bureau of Prisons

Type or use ball-point pen. If attachments are needed, submit four contes. Additional instructions on

From: MANDELL LAST NAME, FIRST	STEVEN T, MIDDLE INITIAL	43241-424 REG. NO.	SHU-29	MCC-CHICAGO
PART A- INMATE REQUEST I AM A 63 YEAR HAS NOT - NEVER I AM BEING HELD MONTHS. WITHOUT USE F.B.O.P. "ME AMEND'S, AME OF "COMMUNICATION EVER EXISTED. POPULATION - W	OLD PRE-TRIAL VIOLATED ANY IN SHU FOR LEATING TO SOME ON RISK" WHE RESPECTFULLY R	DETAINEE WITH HEAD F. B.O. P M.C.C. INJUSTIFIED PROLO E REASONS. U. INJUOUS CONDUIT EHOW "LABEL ME N NO SUCH "SEC PELEASE & PETURN PRIVILEGES RE-	CHICAGO NOCED PERIOD S. PROSECUTOR TO VICLATE I ", FALSELY, AS CURITY REASON ME BACK TO	ISSUES-WHO RULES / POLICIES. S-16 OUT 17 ES CONTINUE TO MYS,6\$14 SOME TYPE S'EXIST OR
3-28-14 = DATE		July Du	unthorde signature of ri	U. QUESTER
Part B- RESPONSE				
/ /ED				
APR 0.3 2014 If dissatisfied with this res@FFIGEnay		our appeal must be received in the Regi		
FIRST COPY: WARDEN'S ADMIN	ISTRATIVE REMEDY FILI		CASE NUMBER:	

LAST NAME, FIRST, MIDDLE INITIAL

UNIT

REG. NO.

INSTITUTION

SUBJECT:

Case: 1:12-cr-00842 Document #: 208 Filed: 04/08/14 Page 5 of 5 PageID #:1209 REJECTION NOTICE - ADMINISTRATIVE REMEDY DATE: APRIL 3, 2014 FROM: ADMINISTRATIVE REMEDY COORDINATOR CHICAGO MCC : STEVEN MANDELL, 43241-424 CHICAGO MCC UNT: JAIL UNSEN QTR: 201-028LAD 71 WEST VAN BUREN STREET CHICAGO, IL 60605 FOR THE REASONS LISTED BELOW, THIS ADMINISTRATIVE REMEDY REQUEST IS BEING REJECTED AND RETURNED TO YOU. YOU SHOULD INCLUDE A COPY OF THIS NOTICE WITH ANY FUTURE CORRESPONDENCE REGARDING THE REJECTION. REMEDY ID : 774056-F1 ADMINISTRATIVE REMEDY REQUEST DATE RECEIVED : APRIL 3, 2014 SUBJECT 1 : OTHER CLASSIFICATION MATTERS SUBJECT 2 INCIDENT RPT NO: REJECT REASON 1: YOU DID NOT ATTEMPT INFORMAL RESOLUTION PRIOR TO SUBMISSION OF ADMINISTRATIVE REMEDY, OR YOU DID NOT PROVIDE THE NECESSARY EVIDENCE OF YOUR ATTEMPT AT INFORMAL RESOLUTION. English the theory and the temporal state of Society also state the second